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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference Sch/svk/KVLMT-1pct FOR FURTHER		ER ACTION See Notification Preliminary	RACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)		
International application No. International filing date PCT/NL 03/00414 05.06.2003			g date (day/month/year)	Priority date (day/month/year) 06.06.2002	
Internationa A61F5/01		cation (IPC) or both national classifi	ication and IPC		
Applicant KVLMT E	3.V. et al.				
1. This	international partity and is tra	oreliminary examination report h Insmitted to the applicant accord	nas been prepared by this ding to Article 36.	International Preliminary Examining	
2. This	REPORT cor	sists of a total of 5 sheets, incl	uding this cover sheet.		
×	boon amond	also accompanied by ANNEXI ed and are the basis for this rep .16 and Section 607 of the Adn	oort and/or sneets containi	ription, claims and/or drawings which have ng rectifications made before this Authority der the PCT).	
These annexes consist of a total of 2 sheets.					
3. This report contains indications relating to the following items:					
l 		of the opinion			
11	☐ Priority		eard to povelly inventive s	ten and industrial applicability	
 III ☐ Non-establishment of opinion with regard to novelty, inventive step and industrial applical IV ☐ Lack of unity of invention V ☒ Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or induscitations and explanations supporting such statement 			jaid to noverty, inventive o	top and made was approximately	
			ty, inventive step or industrial applicability;		
VI	☐ Certai	n documents cited			
VII	☐ Certai	n defects in the international ap	plication		
VII	l 🗌 Certai	n observations on the internatio	onal application		
Date of s	ubmission of the	demand	Date of completion	n of this report	
31.12.2	003		30.04.2004		
Name an prelimina	d mailing addres ry examining au	s of the international hority:	Authorized Officer	John Permitted	
	European I D-80298 M	Patent Office	Lega D'Inceco	o, A.M.	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/NL 03/00414

I.	Basi	s of	the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages				
	1-7		as origir	nally filed		
	OI-:	maa Niimahaya				
		ms, Numbers		1		
	1-7		received	d on 31.12.2003 with letter of 12.11.2003		
	Drav	wings, Sheets				
	1/5-5	5/5	as origir	nally filed		
2.	With lang	n regard to the langua luage in which the inte	age, all the elemernational applic	nents marked above were available or furnished to this Authority in the cation was filed, unless otherwise indicated under this item.		
	The	se elements were ava	ailable or furnish	ed to this Authority in the following language: , which is:		
		the language of a tra	nslation furnishe	ed for the purposes of the international search (under Rule 23.1(b)).		
		the language of publi	ication of the int	ernational application (under Rule 48.3(b)).		
		the language of a tra Rule 55.2 and/or 55.3	nslation furnishe 3).	ed for the purposes of international preliminary examination (under		
3.	With	n regard to any nucle rnational preliminary (otide and/or an examination was	nino acid sequence disclosed in the international application, the scarried out on the basis of the sequence listing:		
		contained in the inte	rnational applica	ation in written form.		
		filed together with the	e international a	pplication in computer readable form.		
		ority in written form.				
		furnished subsequently to this Authority in computer readable form.				
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.				
The statement that the information recorded in computer readablisting has been furnished.				ecorded in computer readable form is identical to the written sequence		
4.	The	amendments have r	ancellation of:			
		the description,	pages:			
	Ø	the claims,	Nos.:	8,9		
		the drawings,	sheets:			

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

PCT/NL 03/00414

Deell considered to do polyong the greaters as men (1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	5. 🗆	This report has been established as if (some of) the amendments had not been made, a been considered to go beyond the disclosure as filed (Rule 70.2(c)).	since they	have
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(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims

No:

1-7

Claims No:

Inventive step (IS)

Yes: Claims

1-7

Industrial applicability (IA)

Yes: Claims

1-7

Claims

No: Claims

2. Citations and explanations

see separate sheet



EXAMINATION REPORT - SEPARATE SHEET

٧.

An orthopaedic device according to the preamble of claim 1 is known from 1. document US-A-6 362 387 (D1).

The characterising feature of claim 1 provides a low friction on the fastening means and prevents that the device shifts out of its nominal position.

Therefore the subject-matter of claim 1 is novel (Article 33(2) PCT) and involves an inventive step (Art. 33(3) PCT).

- Claims 2-7 relate to preferred embodiments of the subject-matter of claim 1 and 2. as such also meet the requirements of the PCT with respect to novelty and inventive step.
- Industrial applicability is self evident (Art. 33(4) PCT) 3.
- However, the application does not meet the requirements of the PCT in the 4. following respects:
- 4.1 Claim 1 is not clear (article 6 PCT), since the expressions "in particular", "for example" "such as", "for instance", "optional" and "such as" have no limiting effect on the scope of the claim, that is to say, that the feature following any such expression is to be regarded as entirely optional (see PCT Guidelines, Chapter III-4.6).
- 4.2 The expression "at least more or less" used in claim 1 is vague and unclear and leaves the reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim unclear, Article 6 PCT.
- 4.3 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.
- 4.4 The description is not in conformity with the claims as required by Rule 5.1(a)(iii) PCT.



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EXAMINATION REPORT - SEPARATE SHEET

4.5 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

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CLAIMS

1. Orthopaedic device, in particular a prosthesis or an orthosis, for the purpose of replacing respectively supporting the function of at least one part of a human limb with a pivotable joint, for example a leg with a knee or an arm with an elbow, on either side of which joint there extend respective limb parts, such as a lower leg and an upper leg respectively a lower arm and an upper arm, which device comprises:

a structure comprising two substantially rigid parts, for instance two rods, which parts are coupled to each other by means of hinge means and each comprise fastening means for optional temporary fastening to a limb part.

wherein a pivot axis of the hinge means extends at least more or less in the region and in the direction of the pivot axis zone of the relevant joint,

15 characterized in that

the fastening means are at least partly provided with friction-reducing means on at least the side to be brought into contact with the relevant limb part.

2. Device as claimed in claim 1,

characterized in that

the friction-reducing means comprise at least one flexible pillow filled with a viscous liquid, for example a gel.

3. Device as claimed in claim 1,

characterized in that

the friction-reducing means comprise a layer of suitable plastic, for instance PE (polyethylene) or PTFE (polytetrafluoroethylene).

4. Device as claimed in claim 1, characterized in that

the friction-reducing means comprise a number of freely rotatable elements, such as rollers or balls.

5. Device as claimed in claim 1,



characterized in that said structure is provided on only one side with hinge means.

6. Device as claimed in claim 1,
characterized in that
the fastening means comprise divisible flexible rings
with adjustable periphery.

7. Device as claimed in claim 1, characterized by

at least one additional ring with adjustable periphery, which ring is connected or can be connected to a structural part and is free of friction-reducing means.

8. Device as claimed in claim 7, characterized in that

the additional ring is coupled or can be coupled to a ring provided with friction reducing means by means of an optionally adjustable tensioner extending in longitudinal direction, for example a cord, a draw spring or an elastic strap.

20 9. Device as claimed in claim 1, characterized in that the device is a knee orthosis.

10. Device as claimed in claim 1, characterized in that the device is a knee ankle-foot orthosis.

AMENDED CLAIMS

[Received by the International Bureau on 11 November 2003 (11.11.2003); original claims 1-10 replaced by amended claims 1-7 (2 pages)]

1. Orthopaedic device, in particular a prosthesis or an orthosis, for the purpose of replacing respectively supporting the function of at least one part of a human limb with a pivotable joint, for example a leg with a knee or an arm with an elbow, on either side of which joint there extend respective limb parts, such as a lower leg and an upper leg respectively a lower arm and an upper arm, which device comprises:

a structure comprising two substantially rigid parts, for instance two rods, which parts are coupled to each other by means of hinge means and each comprise fastening means for optional temporary fastening to a limb part,

wherein a pivot axis of the hinge means extends at least more or less in the region and in the direction of the pivot axis zone of the relevant joint,

said fastening means being at least partly provided with friction-reducing means on at least the side to be brought into contact with the relevant limb part,

characterized in that

the friction-reducing means comprise a number of freely rotatable elements, such as rollers or balls.

2. Device as claimed in claim 1, characterized in that

said structure is provided on only one side with hinge means.

3. Device as claimed in claim 1, characterized in that

the fastening means comprise divisible flexible rings with adjustable periphery.

4. Device as claimed in claim 1,

characterized by

at least one additional ring with adjustable periphery, which ring is connected or can be connected to a structural part and is free of friction-reducing means.

5. Device as claimed in claim 4, characterized in that

AMENDED SHEET (ARTICLE 19)

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the additional ring is coupled or can be coupled to a ring provided with friction-reducing means by means of an optionally adjustable tensioner extending in longitudinal direction, for example a cord, a draw spring or an elastic strap.

6. Device as claimed in claim 1, characterized in that the device is a knee orthosis.
7. Device as claimed in claim 1,

characterized in that the device is a knee-ankle-foot orthosis.